



June 14, 2017

Via facsimile only

(920) 437-2868

George Burnett, Esq.  
Jodi Arndt Labs, Esq.  
Conway, Olejniczak & Jerry S.C.  
231 South Adams Street  
P.O. Box 23200  
Green Bay, WI 54305-3200

Re: Fast v. Cash Depot, LTD.

Dear Counsel:

On May 12, 2017, we served Plaintiff's First Set of Interrogatories and Requests for Production of Documents upon you and your client, Cash Depot, LTD. Cash Depot's responses were due on Monday, June 12, 2017. To date, we have not received Cash Depot's discovery responses and/or any other correspondence from you regarding this matter. In order for us to prosecute this matter adequately and efficiently on behalf of Mr. Fast and the other potential class members, we must have Cash Depot's responses this week and no later than June 16, 2017.

Please call me directly if you have any questions regarding Plaintiff's discovery requests.

Thank you.

Sincerely,  
WALCHESKE & LUZI, LLC

*s/ Kelly L. Temeyer*

Kelly L. Temeyer  
Attorney at Law  
ktemeyer@walcheskeluzi.com

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[www.walcheskeluzi.com](http://www.walcheskeluzi.com) contact@walcheskeluzi.com

BROOKFIELD

15850 W. Bluemound Road, Suite 304  
Brookfield, Wisconsin 53005  
Phone: (262) 780-1953  
Fax: (262) 565-6469

APPLETON

4321 West College Avenue, Ste 200  
Appleton, Wisconsin 54915  
Phone: (920) 757-2440  
Fax: (920) 565-6469

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